

**Liquipharm® Inc.**  
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Los Angeles, CA 90034  
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Barry Sugarman, B.S. ENGR.  
President

May 21, 1996

Dr. Elizabeth Yetley  
Director of the Office of Special Nutritionals  
Division of Programs and Enforcement Policy  
Center for Food Safety and Applied Nutrition  
Food and Drug Administration  
200 C Street  
HFS-455  
Washington, DC 20204

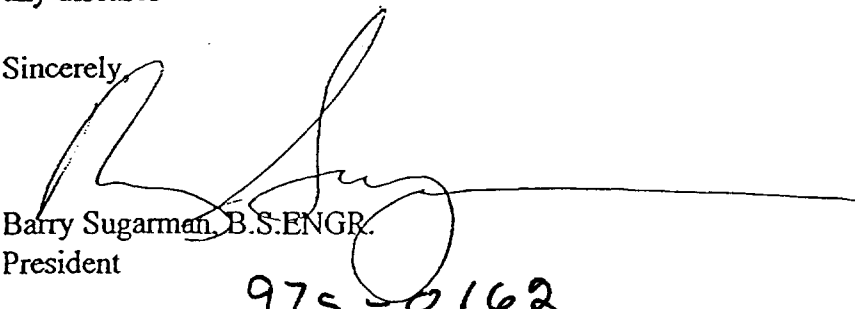
Dear Dr. Yeatley,

Notice is hereby given pursuant to the requirements of Section 403(r)(6), (21 U.S.C. 343(r)(6) of the Federal Food, Drug and Cosmetic Act of statements of nutritional support which have been made on the label and/or in the labeling in connection with the marketing of the dietary supplement Cellrenew-C™ (Vitamin C Topical Lotion and Cream. Cellrenew-C™ was first marketed with these statements on or about May 15, 1996. The statements of nutritional support are:

- 1) Aqueous Therapy, Anti-Wrinkle Cycle Formula
- 2) Cellrenew-C™ adds and replenishes Vitamin C to your skin. Vitamin C in your skin aids the cycle that your body naturally takes to gradually improve your skin tone and elasticity, by increasing collagen production and by controlling the inflammatory response associated with ultraviolet light exposure. This is extremely important because repeated sun exposure results in damage to collagen, elastin, proteoglycan, cell membranes and nuclear constituents. In time, these changes may result in wrinkles and skin cancer.
- 3) Vitamin C has some amazing benefits when it comes to our skin. Topical Vitamin C can deliver more than 20 times the amount of Vitamin C found in Normal skin.

The label also contains the following wording required by law: The statements presented on this package have not been evaluated by the Food and Drug Administration. This product is not intended to diagnose, treat, cure or prevent any diseases

Sincerely,



Barry Sugarman, B.S. ENGR.  
President

BS:ss

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